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Trask Britt & R	ossa		ARTIBUT	DADED MIMBED
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Salt Lake City, UT 84102			2878	
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No. Applicant(s)					
	09/542,782	LITTLE, JOSEPH R.				
Office Action Summary	Examiner	Art Unit				
	Stephen Yam	2878				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on 25 Ju	lv 2006					
	action is non-final.					
·	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
·	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
	☑ Claim(s) <u>1-60</u> is/are pending in the application.					
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-60</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9) The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
<ol> <li>Certified copies of the priority documents have been received.</li> </ol>						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892)  4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)		Paper No(s)/Mail Date  5) Notice of Informal Patent Application				
3) Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date  5) Notice of Informal Patent Application  6) Other:						
	, —					

#### DETAILED ACTION

This action is in response to Amendments and remarks filed on July 25, 2006. Claims 1-60 are currently pending.

# Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 3, 12, 13, and 16-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pramanik et al. US Patent No. 5,852,497 in view of Noguchi US Patent No. 5,361,150.

Regarding Claim 1, Pramanik et al. teach (see Fig. 2A) a method for identifying a mark (see Col. 3, lines 43-52) comprising recesses (206) in a substrate surface (202) through at least one layer (210) formed over the mark, comprising scanning (see Col. 4, line 65 to Col. 5, line 2, Col. 5, lines 27-39) electromagnetic radiation of at least one wavelength across at least a portion of the substrate including the recess, the at least one wavelength capable of at least penetrating (see Col. 4, lines 54-56) a material substantially opaque to at least visible wavelengths of electromagnetic radiation (see Col. 4, lines 53-56), measuring (see Col. 3, lines 39-42) an intensity of radiation of at least one wavelength reflected by different locations of said at least a portion of the substrate, detecting (see Col. 7, lines 56-67 and Col. 8, lines 6-9) locations at which said intensity changes from substantially a baseline intensity, and correlating (see Col. 3, lines 51-52) each location at which said intensity changes to identify the mark. Pramanik et al.

do not teach correlating each intensity change location to at least one characteristic which distinguishes the mark from other marks on or in the substrate and to identify the type of semiconductor device being fabricated on the substrate. Noguchi teaches (see Fig. 6) a similar device, with a mark (7) on a substrate (1) with a layer (8, 11) formed over the mark substantially opaque to at least some wavelengths of electromagnetic radiation (see Col. 5, lines 16-18), with correlating each location at which the intensity changes ("contrast"- see Col. 5, lines 22-23) to at least one characteristic (character- see Col. 5, lines 45-47 and Col. 5, line 66 to Col. 6, line 5) which distinguishes the mark from other marks on or in the substrate and to identify the type of semiconductor device being fabricated on the substrate (see Col. 6, lines 5-17). It would have been obvious to one of ordinary skill in the art at the time the invention was made to correlate each intensity change location to at least one characteristic which distinguishes the mark from other marks on or in the substrate and to identify the type of semiconductor device being fabricated on the substrate, as taught by Noguchi, in the method of Pramanik et al., to provide recognition of unique identification features for each substrate for traceability and improved product control, as taught by Noguchi (see Col. 1, lines 35-42).

Regarding Claim 3, Pramanik et al. teach scanning effected over a portion of the wafer comprising semiconductor material (silicon substrate) where the mark is located (see Fig. 2A).

Regarding Claim 12, Pramanik et al. teach the scanning effected from above the substrate (see Fig. 2A).

Regarding Claim 13, Pramanik et al. teach the scanning effected at a non-perpendicular angle relative to the substrate (see Fig. 2A).

Regarding Claim 16, Pramanik et al. teach the intensity measurement using a reflectometer (see Col. 3, lines 39-43 and Col. 5, lines 46-50).

Regarding Claim 17, Pramanik et al. teach identifying the location in which said electromagnetic radiation was reflected ( $\theta_2$ ,  $\theta_3$  – see Fig. 2A and Col. 6-8).

Regarding Claim 18, Pramanik et al. teach identifying the location in which said electromagnetic radiation was directed ( $\theta_1$ - see Fig. 2A and Col. 3, lines 38-43).

3. Claims 21, 23, 32, 33, and 36-38 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pramanik et al. in view of Applicant's admitted prior art (AAPA).

Regarding Claim 21, Pramanik et al. teaches (see Fig. 2A) a method for a semiconductor device substrate (202) comprising identifying a mark (see Col. 3, lines 43-52) comprising at least one recess (206) within a surface of the semiconductor device substrate and covered with at least one layer of material (210) substantially opaque to at least visible wavelengths of electromagnetic radiation (see Col. 4, lines 54-56), by scanning (see Col. 4, line 65 to Col. 5, line 2, Col. 5, lines 27-39) electromagnetic radiation of at least one wavelength across at least a portion of the semiconductor device substrate having the recess, the at least one wavelength capable of at least partially penetrating (see Col. 4, lines 54-56) the material, measuring (see Col. 3, lines 39-42) an intensity of radiation of at least one wavelength reflected by different locations of said at least a portion of the semiconductor device substrate, detecting (see Col. 7, lines 56-67 and Col. 8, lines 6-9) locations at which said intensity changes from substantially a baseline intensity, and correlating (see Col. 3, lines 51-52) each location at which said intensity changes to identify the mark (see Col. 1, lines 63-65 and Col. 10, lines 38-40). Pramanik et al. do not

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teach identifying a predetermined destination for the semiconductor device substrate based on the mark. AAPA teaches providing an identification mark on the surface of a semiconductor substrate and identifying a predetermined destination for the semiconductor device substrate based on the mark (see Page 3, lines 1-9). It would have been obvious to one of ordinary skill in the art at the time the invention was made to provide additional identification markings similar in structure to the recessed mark of Pramanik et al. to identify a predetermined destination for the semiconductor device substrate based on the mark, as taught by AAPA, in the method of Pramanik et al., to provide identification for a particular semiconductor device substrate and properly route and transfer the substrate to a proper process location, as taught by AAPA (see Page 2, lines 21-29 and Page 3, lines 1-9).

Regarding Claim 23, Pramanik et al. teach scanning effected over a portion of the wafer comprising semiconductor material (silicon substrate) where the mark is located (see Fig. 2A).

Regarding Claim 32, Pramanik et al. teach the scanning effected from above the substrate (see Fig. 2A).

Regarding Claim 33, Pramanik et al. teach the scanning effected at a non-perpendicular angle relative to the substrate (see Fig. 2A).

Regarding Claim 36, Pramanik et al. teach the intensity measurement using a reflectometer (see Col. 3, lines 39-43 and Col. 5, lines 46-50).

Regarding Claim 37, Pramanik et al. teach identifying the location in which said electromagnetic radiation was reflected ( $\theta_2$ ,  $\theta_3$  – see Fig. 2A and Col. 6-8).

Regarding Claim 38, Pramanik et al. teach identifying the location in which said electromagnetic radiation was directed ( $\theta_1$ - see Fig. 2A and Col. 3, lines 38-43).

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4. Claims 2, 6-11, 14, 15, 22, 26-31, 34, and 35 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pramanik et al. (in view of Noguchi for Claims 2, 6-11, 14, and 15 and in view of AAPA for Claims 22, 26-31, 34, and 35).

Regarding Claims 2 and 22, Pramanik et al. (in view of Noguchi for Claim 2 and in view of AAPA for Claim 22) teach the method in Claims 1 and 21, according to the appropriate paragraph above. Pramanik et al. do not teach raster scanning for the light source. It is well known in the art to use raster scanning as a conventional method of scanning a beam of light for detection, as it is the most straightforward and simple procedure of directing light. It would have been obvious to one of ordinary skill in the art at the time the invention was made to use raster scanning in the method of Pramanik et al. (in view of Noguchi for Claim 2 and in view of AAPA for Claim 22), to utilize a well-known process for light scanning and provide a straightforward system for illumination of the edges.

Regarding Claims 6-11 and 26-31, Pramanik et al. (in view of Noguchi for Claims 6-11 and in view of AAPA for Claims 26-31) teach the method in Claims 1 and 21, according to the appropriate paragraph above. Pramanik et al. also teach (see Col. 3, lines 30-40) determining the optimal wavelength to use according to the type and thickness of the opaque layer. Pramanik et al. do not teach emitting the light wavelengths as claimed. It is well known in the art to use different wavelengths of light to penetrate different materials, depending on the composition of the material, and that wavelengths outside of the absorption range of the material do not penetrate the material and hence do not affect the detection of the mark. It would have been obvious to one of ordinary skill in the art at the time the invention was made to the light

wavelengths as claimed in the method of Pramanik et al. (in view of Noguchi for Claims 6-11 and in view of AAPA for Claims 26-31), to enable scanning of the alignment mark for different polysilicon layer compositions and utilize various light sources emitting a wide wavelength range.

Regarding Claims 14, 15, 34, and 35, Pramanik et al. (in view of Noguchi for Claims 14 and 15 and in view of AAPA for Claims 34 and 35) teach the method in Claims 1 and 21, according to the appropriate paragraph above. Pramanik et al. also teach the alignment process where the wafer is positioned with respect to the surrounding components (see Col. 1, lines 14-20 and 25-30). Pramanik et al. do not teach moving a source of electromagnetic radiation relative to the substrate or moving the substrate relative to the source. It is design choice as to which component is actually moved, as long as both components of the system are repositioned relative to each other. It would have been obvious to one of ordinary skill in the art at the time the invention was made to move either the source or the substrate in the method of Pramanik et al. (in view of Noguchi for Claims 14 and 15 and in view of AAPA for Claims 34 and 35), to enable the most delicate component to remain static while moving the other component, to prevent damage to the components while performing the alignment process.

5. Claims 4, 5, 19, 20, 24, 25, 39, and 40 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pramanik et al. (in view of Noguchi for Claims 4, 5, 19, and 20 and in view of AAPA for Claims 24, 25, 39, and 40) in view of Bareket US Patent No. 5,889,593.

Regarding Claims 4, 5, 24, and 25, Pramanik et al. (in view of Noguchi for Claims 4 and 5 and in view of AAPA for Claims 24 and 25) teach the method as taught in Claims 1 and 21,

according to the appropriate paragraph above. Pramanik et al. do not teach directing and measuring the intensities of a plurality of wavelengths from the radiation source. Bareket teaches directing and measuring intensities of a plurality of wavelengths from a radiation source reflected off the substrate (see Col. 5, lines 10-18). It would have been obvious to one of ordinary skill in the art at the time the invention was made to use a plurality of wavelengths as taught by Bareket in the system of Pramanik et al. (in view of Noguchi for Claims 4 and 5 and in view of AAPA for Claims 24 and 25), to provide detection from multiple penetration characteristics of the opaque layer for improved mark detection and recognition through varied contrast between each wavelength.

Regarding Claims 19, 20, 39 and 40, Pramanik et al. (in view of Noguchi for Claims 19 and 20 and in view of AAPA for Claims 39 and 40) teach the method as taught in Claims 1 and 21, according to the appropriate paragraph above. Pramanik et al. do not teach mapping the location at which the intensity of electromagnetic radiation varies from baseline intensity or recognizing the mark based on the mapping. Bareket teaches (see Fig. 3) a detection system for a mark on a semiconductor substrate with a radiation source (50), a reflectometer (72, 73, 74, 76, 78) to receive electromagnetic radiation reflected from the substrate, and a processor (82, 138) for analyzing an intensity (see Col. 7, lines 49-55) of electromagnetic radiation of said at least one wavelength reflected from said location of said substrate, comparing (see Col. 7, lines 55-60) the detected intensity to a baseline intensity, under control of a computer program (running on the processor (82)), storing (see Col. 9, lines 34-37) in memory the location where the intensity varies from the baseline intensity, mapping (see Col. 8, lines 11-15) the locations where an intensity varies from a baseline intensity (as multiple locations are mapped and the measurement

locations and data are stored in memory) (see Col. 9, lines 34-37), and identifying (see Col. 8, lines 50-56) a surface feature based on the mappings, under the control of at least one program (running on the processor (138)). It would have been obvious to one of ordinary skill in the art at the time the invention was made to use the mapping and recognizing functions of the processor in Bareket in the method of Pramanik et al. (in view of Noguchi for Claims 19 and 20 and in view of AAPA for Claims 39 and 40), to efficiently provide determination and location of the alignment mark in order to correctly align the semiconductor wafer as desired by Pramanik et al. (see Col. 1, lines 25-30 and Col. 2, lines 59-64).

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6. Claims 41 and 49-54 are rejected under 35 U.S.C. 103(a) as being unpatentable over Noguchi in view of Pramanik et al.

Regarding Claim 41, Noguchi teaches (see Fig. 4 and 6) a system for identifying a marking (4) on a substrate indicative of a type of semiconductor device being fabricated on the substrate (see Col. 6, lines 5-17) and at least partially covered by at least one layer of material (8, 11), comprising at least one radiation source (see Col. 5, lines 12-15) configured and positioned to direct electromagnetic radiation of at least one wavelength toward a substrate (see Col. 5, lines 16-20), the at least one wavelength capable of at least partially penetrating a material substantially opaque to at least some wavelengths of electromagnetic radiation (see Col. 5, lines 16-18), at least one reflectometer (see Col. 5, lines 22-25) positioned so as to receive electromagnetic radiation of the at least one wavelength reflected from a location of the substrate covered with a material substantially opaque to at least some wavelengths of electromagnetic radiation ("reflection method"- see Col. 5, lines 22-25), and at least one processor (performing

OCR ("optical character recognition")- see Col. 5, lines 47-50) associated with the reflectometer (see Col. 6, lines 1-3) for analyzing (inherent function in OCR) a pattern of intensities (from contrast- see Col. 5, lines 9-12 and 22-25) of electromagnetic radiation of the at least one wavelength reflected from a plurality of locations (7) (see Col. 5, lines 3-12) of the substrate and for correlating (inherent function in OCR) the pattern of intensities to a known identifier (character) associated with the marking and to the type of semiconductor device being fabricated on the substrate (see Col. 6, lines 5-8). Noguchi does not teach the material substantially opaque to at least visible wavelengths of electromagnetic radiation. Pramanik et al. teach (see Fig. 2A) a similar device with a layer of material (210) substantially opaque to at least visible wavelengths of electromagnetic radiation (see Col. 4, lines 54-56). It would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the layer of material substantially opaque to at least visible wavelengths of electromagnetic radiation, as taught by Pramanik et al., in the system of Noguchi, to produce the marking as invisible to the human eye but visible to an infrared detector, for improved security and visual aesthetics.

Regarding Claim 49, Noguchi teaches (see Col. 5, lines 12-15) the at least one radiation source configured to emit incident radiation of wavelengths of about 100 nm to about 1,000 nm.

Regarding Claim 50, Noguchi teaches (see Col. 5, lines 12-15) the at least one radiation source configured to emit incident radiation of wavelengths of about 190 nm to about 800 nm.

Regarding Claim 51, Noguchi teaches (see Col. 5, lines 12-15) the at least one radiation source configured to emit incident radiation of wavelengths of at least about 140 nm.

Regarding Claim 52, Noguchi teaches (see Col. 5, lines 12-15) the at least one radiation source configured to emit incident radiation of wavelengths of about 220 nm to about 800 nm.

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Regarding Claim 53, Noguchi teaches (see Col. 5, lines 12-15) the at least one radiation source configured to emit incident radiation of wavelengths of about 300 nm to about 780 nm.

Regarding Claim 54, Noguchi teaches (see Col. 5, lines 12-15) the at least one radiation source configured to emit incident radiation of wavelengths of "about" 550 nm.

7. Claims 42-48 and 55-58 are rejected under 35 U.S.C. 103(a) as being unpatentable over Noguchi in view of Pramanik, further in view of Duncan et al. US Patent No. 4,585,931.

Regarding Claims 42-45, Noguchi in view of Pramanik teach the system in Claim 41, according to the appropriate paragraph above. Noguchi does not teach a logic circuit comparing the detected intensity to a baseline intensity. Bareket teaches (see Col. 7, lines 55-60) logic circuits for comparing the detected intensity to a baseline intensity, under control of a computer program (running on the processor (82)), storing (see Col. 9, lines 34-37) in memory the location where the intensity varies from the baseline intensity, mapping (see Col. 8, lines 11-15) the locations where an intensity varies from a baseline intensity (as multiple locations are mapped and the measurement locations and data are stored in memory) (see Col. 9, lines 34-37), and identifying (see Col. 8, lines 50-56) a surface feature based on the mappings, under the control of at least one program (running on the processor (138)). It would have been obvious to one of ordinary skill in the art at the time the invention was made to compare the detected intensity to a baseline intensity, store the locations of variances, and map the locations in the system of Noguchi in view of Pramanik, to measure an entire area for identification detection markings and provide a detailed contour mapping of the substrate.

Regarding Claim 46, Noguchi in view of Pramanik teaches the system in Claim 41, according to the appropriate paragraph above. Noguchi does not teach an actuation apparatus for moving the radiation source or the substrate. Bareket teaches (see Fig. 3) a similar device, with an actuation apparatus (132) (see Fig. 7) for moving a substrate (68) (see Col. 8, lines 18-28). It would have been obvious to one of ordinary skill in the art at the time the invention was made to use an actuation apparatus as taught by Bareket in the system of Noguchi in view of Pramanik, to load and unload the substrates between a storage environment and a stage, as taught by Bareket (see Col. 8, lines 29-33).

Regarding Claims 47 and 48, Noguchi teaches the system in Claim 41, according to the appropriate paragraph above. Noguchi does not teach directing and measuring the intensities of a plurality of wavelengths from the radiation source. Bareket teaches (see Fig. 3) a similar device, with directing and measuring intensities of a plurality of wavelengths from a radiation source (50) reflected off a substrate (68) (see Col. 5, lines 10-18). It would have been obvious to one of ordinary skill in the art at the time the invention was made to use a plurality of wavelengths as taught by Bareket in the system of Noguchi in view of Pramanik, to provide detection from multiple penetration characteristics of the opaque layer for improved mark detection and recognition through varied contrast between each wavelength.

Regarding Claims 55 and 56, Noguchi teaches the system in Claim 41, according to the appropriate paragraph above. Noguchi does not teach the at least one radiation source positioned to emit incident radiation toward an active surface of the substrate at a non-perpendicular angle thereto. Duncan et al. teach (see Fig. 2) a similar device for identifying a marking (32) on a substrate (30), with a radiation source (36) positioned to emit incident radiation (37) toward an

active surface (top) of the substrate at a non-perpendicular angle thereto. It would have been obvious to one of ordinary skill in the art at the time the invention was made to position the at least one radiation source to emit incident radiation toward an active surface of the substrate at a non-perpendicular angle thereto as taught by Duncan et al. in the system of Noguchi in view of Pramanik, to provide increased contrast to distinctively identify the markings.

Regarding Claims 55 and 56, Noguchi teaches the system in Claim 41, according to the appropriate paragraph above. Noguchi does not teach a user interface or at least one output device associated with the at least one processor. Duncan et al. teach (see Fig. 2) a similar device for identifying a marking (32) on a substrate (30), with a user interface and output device (57) associated with a processor (56) for analyzing the pattern of intensities from a reflectometer (38). It would have been obvious to one of ordinary skill in the art at the time the invention was made to provide a user interface or output device associated with the processor as taught by Duncan et al. in the system of Noguchi in view of Pramanik, to provide a user display for operator viewing of the marking information.

8. Claims 59 and 60 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bareket in view of Noguchi.

Regarding Claim 59, Bareket teaches (see Figs. 4 and 7) a processor (82, 138) for characterizing a marking in a substrate comprising a logic circuit (82) for comparing (see Col. 7, lines 56-67 and Col. 8, lines 6-9) a measured intensity of at least one wavelength of reflected radiation to a baseline intensity of said at least one wavelength of radiation reflected from a planar portion of said substrate, and at least one logic circuit (138) for mapping (see Col. 8, lines

11-15) a plurality of locations of said substrate where said measured intensity differs from said baseline intensity (as multiple locations are mapped and the measurement locations and data are stored in memory) (see Col. 9, lines 34-37), under control of at least a portion of at least one program (running on the processor (138)), a map (see Col. 8, lines 47-53) resulting from said mapping comprising a digital image (images in a microprocessor are inherently digital) of the marking. Although Bareket does not specifically teach the reflected radiation as through at least one material layer that is substantially opaque to at least visible wavelengths of electromagnetic radiation, a material layer and its characteristics are directed towards the intended use of a processor and are outside the scope of a processor as claimed-thus, the limitation does not structurally define the claimed processor and cannot be given patentable weight. Bareket does not teach the marking as material-covered and recessed, or at least one logic circuit for identifying a type of semiconductor device that corresponds to the mapped locations. Noguchi teaches (see Fig. 4 and 6) a similar device, with a marking (space etched on (7)) that is materialcovered (8, 11) and recessed (see Fig. 6), with at least one logic circuit (performing OCR- see Col. 5, lines 45-47 and Col. 6, line 1 to Col. 5) for identifying a type of semiconductor device (see Col. 6, lines 5-8) that corresponds to mapped locations of intensities (contrast detected from sensor device- see Col. 5, lines 9-12 and 22-25 and Col. 6, lines 1-2). It would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the marking as material-covered and recessed and to provide at least one logic circuit for identifying a type of semiconductor device that corresponds to the mapped locations, as taught by Naguchi, in the processor of Bareket, to provide unique substrate identification for traceability and improved product control, as taught by Noguchi (see Col. 1, lines 35-42).

Regarding Claim 60, Bareket teaches (see Fig. 7) a logic circuit (138) for characterizing (see Col. 8, lines 50-56) the recess based on the plurality of locations mapped by the at least one logic circuit for mapping, under control of at least a portion of a program (running on the processor (138)).

## Response to Arguments

9. Applicant's arguments filed July 25, 2006 have been fully considered but they are not persuasive.

Applicant argues that one of ordinary skill in the art would not be motivated to combine teachings of Pramanik with Applicant's admitted prior art (AAPA) without the benefit of hindsight, as both Pramanik and AAPA lack teaching or suggestion that indicia that are useful for identifying a particular destination for one or more semiconductor devices may be recognized and identified by the system of Pramanik, as the teachings of Pramanik are limited to recognition of relatively uniform, repeated STI structures. Examiner asserts that both Pramanik and AAPA are directed towards devices for the processing of semiconductor wafers, specifically the detection of markings on a semiconductor wafer. Thus, using particular semiconductor wafer markings in the manner described by AAPA for the Pramanik device would have been obvious to one of ordinary skill in the art.

In response to applicant's argument that the examiner's conclusion of obviousness is based upon improper hindsight reasoning, it must be recognized that any judgment on obviousness is in a sense necessarily a reconstruction based upon hindsight reasoning. But so long as it takes into account only knowledge which was within the level of ordinary skill at the

time the claimed invention was made, and does not include knowledge gleaned only from the applicant's disclosure, such a reconstruction is proper. See *In re McLaughlin*, 443 F.2d 1392, 170 USPQ 209 (CCPA 1971).

Applicant also argues that the teachings of Noguchi are limited to recognition of indicia through transparent material layers with wavelengths of electromagnetic radiation to which the material layers are transparent and that neither Pramanik nor Noguchi would have provided one of ordinary skill in the art that specific, destination-identifying indicia could be recognized or identified through one or more material layers that are substantially opaque to at least visible wavelengths of electromagnetic radiation. Examiner asserts that both Pramanik and Noguchi are directed towards devices for identifying an identification mark formed in a substrate. Pramanik also teaches a layer that is substantially opaque to at least visible wavelengths of radiation. Furthermore, Examiner used AAPA for the teaching of destination-identifying indicia and not the Pramanik or Noguchi inventions. Thus, Examiner asserts that the combination of teachings from Pramanik and Noguchi would have been obvious to one of ordinary skill in the art.

## Conclusion

10. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period

will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Stephen Yam whose telephone number is (571)272-2449. The examiner can normally be reached on Monday-Friday 8:30am-5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Georgia Epps can be reached on (571)272-2328. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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